Case No. 0650750

Atty Atty Motsenbocker, Gary L. (for Dale Bolden – Daughter – Administrator – Petitioner)
Johnson, Mark (for Respondents: The Ebenezer Community Church of God in Christ,
Estate of Richard and Lela Lee, and Estate of Alfonso Moultrie)

(1) Petition Requesting Partition of Real Property and (2) Reimbursement of Costs Advanced and (3) Past Due Rents and (4) For Attorneys Fees and Costs

DO	D: 10-5-99		<b>DALE BOLDEN</b> , Administrator with Full IAEA, is Petitioner.	NEEDS/PROBLEMS/
			Defendants: The Ebenezer Community Church of God in	COMMENTS:
			Christ, a nonprofit charitable corporation; all persons unknown claiming any legal or equitable right, title, estate,	Continued from 7-2-12.
Co	nt. from 070212		lien or interest in the property described in the complaint	Minute Order 7-2-12: Counsel
<u> </u>	Aff.Sub.Wit.		adverse to Plaintiff's title thereto; and <b>DOES 1 through 100</b> ,	requests a continuance.
<b>-</b>			inclusive.	Matter continued to 9-10-12.
Ě	Verified		<b>Petitioner states</b> the Decedent owned a 40% interest in	SEE ADDITIONAL PAGES
<b>—</b>	Inventory PTC		certain real property improved as a church at his death, and describes various circumstances surrounding its	
-	Not.Cred.		ownership, including issues with the church organization /	
<b>—</b>	Notice of Hrg		tenant. Background:	
<b>—</b>	Aff.Mail	W	Decedent purchased the lot where they intended to	
	Aff.Pub.	* *	construct a church in the mid 70s with his wife, but with	
	Sp.Ntc.		inherited funds. Other congregation members joined the Decedent in the financing and originally title was held by:	
	Pers.Serv.		the Decedent and his wife, Richard and Lela Lee,	
	Conf. Screen		husband and wife, Alfonso Moultrie, and Glen Fielder. Glen	
	Letters		Fielder quitclaimed his interest to the others, and later, in 2004, when negotiating various issues church tenant, the	
	Duties/Supp		church represented that they had acquired assignments	
	Objections		of interest from the other title holders.	
	Video		Petitioner states he has bargained in good faith over a	
	Receipt		period of eight (8) years with the Defendants attempting	
<b> </b>	CI Report		to work with them in order to afford them the opportunity	
	9202 Order		to purchase the Decedent's interest in the property; however, they have failed to follow through on their	
Ě	Aff. Posting		promise to purchase. During this time, Petitioner has	Reviewed by: skc
⊫	Status Rpt		maintained the real property insurance and paid property	Reviewed on: 9-5-12
	UCCJEA		taxes.	Updates:
	Citation		Physical partition of the property is not possible since it is a	Recommendation:
	FTB Notice		single parcel improved with a church building, parking lot, fence and landscaping. Sale and apportionment of the	File 1 - Moultrie
			proceeds between the parties is the only viable and	
			reasonable alternative in this matter.	
			Petitioner has incurred additional costs for insurance, real	
			property taxes, and attorney fees to preserve and protect the real property since Defendants abandoned the	
			premises in or about 2010. The church accrued unpaid	
			rent of \$7,500.00 for which Petitioner is requesting that	
			amount to be paid from the proceeds by Defendants.	
			Petitioner also requests reimbursement of her reasonable costs, expenses and attorney fees for initiating and	
			maintaining this action.	
			SEE ADDITIONAL PAGES	
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#### Petitioner requests Orders that:

- 1. The interest of the Decedent's estate in the real property located at 2940 S. Martin Luther King Boulevard, Fresno, 93706 is an undivided forty percent (40%) of the whole;
- 2. The Defendants' interest in the real property located at 2940 S. Martin Luther King Boulevard, Fresno, 93706 is an undivided sixty percent (60%) of the whole;

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- 3. No other person or persons has or have any interest in the real property located at 2940 S. Martin Luther King Boulevard, Fresno, 93706;
- There is no viable alternative than sale to resolve the conflicting interest of the parties;
- 5. Petitioner is granted the authority to publish for sale the real property located at 2940 S. Martin Luther King Boulevard, Fresno, 93706 pursuant to the provisions set forth in the Probate Code that govern the sale of real property subject to confirmation of the Court;
- 6. Petitioner is authorized to list the real property for sale with a reputable real estate broker of her choice and to accept bids for purchase of the real property pursuant to the rules and procedures as is the custom in court confirmed sales;
- 7. Petitioner shall petition the probate court for confirmation of sale immediately upon acceptance of the highest and best bid;
- 8. Petitioner, upon the close of escrow, shall deposit the proceeds into a blocked federally insured account and;
- 9. The Court make a determination as to the reimbursement of fees and costs advanced in this matter, of the past rents owed to the Decedent's estate from the Defendant and for the award of reasonable attorney fees and costs according to proof; and
- 10. The Court order division of the net proceeds of sale between the parties in accordance with its determination.

Respondents listed as: The Ebenezer Community Church of God in Christ, a nonprofit charitable corporation, Estate of Richard and Lela Lee, and Estate of Alfonso Moultrie filed Opposition on 6-29-12 (P&A included) (signed by Attorney Mark D. Johnson only) and a Declaration in Support of Opposition (signed by Pastor Wilbur Clark of The Ebenezer Community Church of God in Christ) on 8-31-12.

The Opposition states that each of the titleholders, including Decedent, took title to the subject property with the intent of holding it in resulting trust for the benefit of The Ebenezer Community Church of God in Christ, as evidenced by the declarations of Alfonso Moultrie and Richard Lee (copies signed 9-6-2000 attached). However, defendant has been unable to clear title in its name because it has been unable to obtain the names of the heirs of Alfonso Moultrie with no cooperation from Plaintiff who was cousins with his heirs. Defendant's attorney has made this problem aware to plaintiff's attorney, but plaintiff has still failed to name the Estate of Alfonso Moultrie and Estate of Richard and Lela Lee as defendants as required by CCP 872.510.

It is also necessary for the Court to determine whether the interests of the married persons constitute one or two interests in the subject property as they are listed together on one line of the deed as husband and wife. This must be resolved in order to determine whether plaintiff held a minority interest of only one-fourth (25%), one-third (33%), or two-fifths (40%). Plaintiff has withheld the rents obtained from the church in an amount of \$70,000.00 over three years without allocating these rents to the majority tenants in common of the estates of Alfonso Moultrie and Richard Lee. This has compensated the plaintiff's interest in the subject property and if plaintiff contests this then he has failed to allocate the proceeds gained to the other parties that hold interest in the property.

The original settlement agreement to satisfy plaintiff's interest was for only \$65,000.00 and defendants ask that the court order the rents withheld by plaintiff to be credited back to the church in proportion to its determined interest of either all or a majority of the subject property.

Defendants request a continuance in order for the court to ascertain the rights of the relevant parties by presentation of facts and law in controversy by pleadings, as in an original action pursuant to CCP 873.850.

**SEE ADDITIONAL PAGES** 

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**The Opposition describes that** the church has been meeting there for over 30 years, and that the intestate heirs of O'Dell and Helen Moultrie claiming some right, title, estate, lien, or interest in the property constitute a cloud on Defendant's title to the property. In 1969, the first payment was made on the property by members of the unincorporated association. It is clear from the original writings that the property was purchased FBO the church. See attached letter from the Mennonite Conference (seller of the property) from 1970. Title was held in the individual members, but the intent had always been to later place title in the name of the church. However, the title was not changed prior to the deaths of the late Reverend and Mrs. Moultrie.

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There are signed declarations from Richard Lee and Alfonso Moultrie that their only interest was that of trustees for the church. Since Decedent's death, Plaintiff contends that Plaintiff is the owner and not the church. In 2000, in response to this dispute, the defendants signed a settlement where they would receive the premises for \$65,000.00; however, the church has been unable to pay this amount and has no ability to borrow because they are not listed as the title holders. Defendants have been unable to contact Alfonso Moultrie to clear title and have received no help from the plaintiff who is a relative.

Defendants' attorney was out of state and never served when the plaintiff filed an unlawful detainer in 2007. Defendants decided to take an unlawful detainer judgment by default. They proceeded to enforce the judgment and lock the church out.

Under Plaintiff's position, they were not the sole owners and should not have been able to get an unlawful detainer against the co-title holders. Defendants' position is that the property was purchased by the church and at all times the church was the beneficial owner of the property.

After the UD lockout, Defendants only agreed to pay rents until the church was able to clear title, which could not be done until a loan was secured for the property in the name of the church. The "rents" have been paid for three years amounting to \$70,000.00, which has not been divided evenly amongst the other title holders.

In October 2010, after paying \$70,000.00 in "rent" the church informed defendants that "rent" would no longer be paid, and unlawful detainer was chosen instead of seeking settlement. Defendants never "abandoned" the property, they were evicted.

Improvements and bills were all paid by the church, including insurance, taxes, and demolition of an old building. Defendants allege that defendants have engaged in vandalism, destruction and waste of the church property on more than one occasion, and have interrupted and disrupted church services and activities by removing church property during services, and obstructing access by church members.

Civil Code §2224 states one who gains a thing by fraud, accident, mistake, undue influence, the violation of trust, or other wrongful act is an involuntary trustee of the thing gained for the benefit of the person who would otherwise have had it.

This wrongful act giving rise to a resulting trust does not need to amount to fraud or misinterpretation (cites included). Plaintiffs have taken possession of the property by such an act in an unlawful detainer action and are involuntary trustees of the title held in Decedent's name FBO Defendants.

Discussion and cites are included, with reference to Defendants' rights violated should be restored by TRO and quiet title.

#### **SEE ADDITIONAL PAGES**

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Defendants pray for an immediate TRO during pendency of this action and for a preliminary injunction and permanent injunction enjoining plaintiff from causing vandalism, destruction or waste of the subject property, interfering with church services or other church activities and the quiet use and enjoyment of the subject property.

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Defendants also request judicial determination that plaintiff's actions and omissions violated the defendants' rights, that the church is the rightful owner of the property, that the title held in the names of decedents is held by defendants as trustees of a resulting trust FBO defendant, and plaintiff has no right, title, or interest in the property, compelling plaintiff to convey to defendant forthwith all of the title held in the names of decedents, for reasonable attorney's fees and costs as proven, for a judgment that the church is the owner in fee simple and plaintiff has no interest, for an accounting of the rents and profits and dealings and transactions of the real property, and that plaintiff should be adjudged to pay defendants whatever sum of money shall appear to be due from the rents and profits pursuant to CCP 2938 or as otherwise proven, for costs of suite incurred herein, and such other and further relief as the court may deem proper and just.

#### **NEEDS/PROBLEMS/COMMENTS:**

#### **PETITIONER:**

It appears Petitioner is relying on the representation by the church in 2004 that they had acquired assignments
of interest from the other owners on title (Richard and Lela Lee and Alfonso Moultrie); however, Petitioner does
not provide documentation such as a copy of the title report that is in Attorney Motsenbocker's possession,
recorded deeds, etc.

<u>Therefore, the Court may require clarification and/or notice of this petition to Richard and Lela Lee and Alfonso</u> Moultrie of this petition.

2. If granted, the Court will set a status hearing for filing of the Report of Sale on a date to be determined.

#### **RESPONDENTS:**

- 1. It is unclear which parties are "defendants." The Opposition is not verified pursuant to Probate Code §1020, and the parties listed include "estates" but appears to combine individual estates and does not reference any personal representatives. Need clarification: Which party or parties specifically does Attorney Mark Johnson represent?
- 2. It appears that the defendants are requesting TRO and preliminary and permanent injunction. If the Court is to consider this request, a separate hearing must be set pursuant to CCP §527. The Court may require clarification as to the request.

Istanboulian, Flora, sole practitioner (for Petitioner Theodora Michailides, Conservator)

## Report of Sale and Petition for Order Confirming Sale of Real Property

Age: 92 years DOB: 9/30/1919	THEODORA MICHAILIDES, goo Conservator of the Person ar		NEEDS/PROBLEMS/ COMMENTS:
	Sale Price - Overbid -	\$117,000.00 \$123,350.00	<b>Note</b> : Ex Parte Order Vacating Sale of Real Property and Order for
Cont. from  Aff.Sub.Wit.  Verified	Reappraisal -	\$120,000.00	Resale signed 8/13/2012 finds the previous order confirming the sale dated 4/30/2012 is vacated (due
<ul><li>✓ Reappraisal</li><li>PTC</li><li>Not.Cred.</li></ul>	Property -	3318 E. Huntington Blvd. Fresno, CA 93702	to buyers' cancellation of previous contract), and Petitioner is authorized to
✓ Notice of Hrg   ✓ Aff.Mail W/   ✓ Aff.Pub.	Publication -	Business Journal	resell the property.
Sp.Ntc. Pers.Serv.	Buyer -	Robert Marion Bostrom Robert Marion Bostrom,	
Conf. Screen  Letters  Duties/Supp		Trustee of the Bostrom Family Trust dated 7/24/1991.	
Objections Video Receipt	Broker - (6% - \$3,510.00 payable to Ar Estate for seller, and \$3,510.00	, ,	
CI Report  9202  ✓ Order	of London Properties for buye		
✓ Aff. Posting Status Rpt UCCJEA	Bond -	\$304,000.00 (sufficient)	Reviewed by: LEG Reviewed on: 9/5/12 Updates:
Citation FTB Notice			Recommendation: File 2 - Mitchell

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Knapp, Bonnie J (for Petitioner/Special Administrator Eric Schloen)

Petition for Termination of Further Proceedings and Discharge of the Personal Representative [Prob. C. 12251]

DOD: 8/27/2011			ERIC SCHLOEN, petitioner, was	NEEDS/PROBLEMS/COMMENTS:
			appointed Special Administrator	
			without bond. Letters expired	
			3/27/12.	
Со	nt. from			
	Aff.Sub.Wit.		Petitioner was appointed Special	
✓	Verified		Administrator for the limited purpose	
	Inventory		of obtaining Medi-Cal benefits for	
	PTC		the decedent to settle medical bills	
	Not.Cred.		incurred by decedent prior to his	
✓	Notice of Hrg		death. Petitioner is an agent of	
✓	Aff.Mail	W/	hospital where decedent died.	
	Aff.Pub.			
✓	Sp.Ntc.	W/	I & A - waived per order	
	Pers.Serv.		appointing special administrator.	
	Conf. Screen		<b></b>	
✓	Letters 4/16	/12	Petitioner states he performed all	
	Duties/Supp		duties necessary as special	
	Objections		administrator as he obtained health	
	Video		benefits for the decedent, the	
	Receipt		estate has no assets and there is no	
	CI Report		longer a need for a special	
	9202		administrator.	
✓	Order			
	Aff. Posting		Petitioner Prays for an Order:	Reviewed by: KT
	Status Rpt		1) Terminating the administration of	Reviewed on: 9/5/12
	UCCJEA		the estate and discharging the	Updates:
	Citation		Special Administrator.	Recommendation:
	FTB Notice			File 3 – Hernandez- Lawson

Coleman, William H. (for Juanita Harlan – Administrator)

### **Status Conference**

DOD: 12/23/06	<b>JUANITA HARLAN</b> , daughter, was appointed Administrator with full IAEA without bond on 8/28/07 and Letters issued on 11/21/07.	NEEDS/PROBLEMS/ COMMENTS:
	Inventory and Appraisal filed 11/2/07 valued the property at \$225,000.00 as of 12/23/06.	CONTINUED FROM 07/10/12
Cont. from 050112, 071012	On 4/27/11, the court set a status hearing for failure to file a first account or petition for final distribution.	
Aff.Sub.Wit.  Verified  Inventory  PTC  Not.Cred.  Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp	Status Report filed 7/21/11 states the Administrator executed a new listing agreement for sale of the sole asset of the estate, real property located in Coalinga. The listing price is \$120,000.00 and the agreement is effective from July 15, 2011, through January 31, 2012. The Administrator is not yet in a position to file a petition for final distribution. The Administrator estimates that it will take approximately six months to sell the property and close the estate.  Status Report filed on 3/28/12 states the original appraisal value of the property was \$225,000.00. The property has been listed for sale at \$120,000.00. An offer to purchase the property at \$50,000.00 was made on 8/29/11. This offer is \$70,000.00 below the listing price. The Administrator's cousin has expressed an interest in purchasing the property for \$70,000.00. Administrator is in discussions with her cousin for this purpose. The family member is no longer interested in purchasing the property for \$70,000.00 Administrator estimates that it will take approximately an additional 6 months for the residential real estate market to improve in order to find a bona fide purchaser and further to	
Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  FTB Notice	Close the estate.  Minute Order dated 04/03/12 set this matter for hearing on 05/01/12 and states: Court orders Mr. McComas to provide a declaration from broker stating how the sale price of property was established.  Status Report filed 07/02/12 states: the sole asset of the estate is the decedent's house located at 196 E. Cherry Lane in Coalinga. The property has been listed for sale and an offer has been accepted by the Administrator for \$53,600.00. Escrow has been initiated and is expected to close within the next ten (10) days. The Administrator paid back taxes on the property to avoid a tax sale. Further delaying the close of escrow is the title company's pending receipt of information on a deed of trust recorded against the property in favor of the SBA. A notice of proposed action has been sent to all interested parties and no one objected to the sale. The CA Dept. of Health filed a claim against the property in the amount of \$65,922.32. The claim will only be partially satisfied when the proceeds from the sale are distributed. The Administrator won't be in a position to file a petition to close the estate until escrow closes on the sale of the property. It is estimated that it will take no more than one month to close escrow and prepare and file a petition for final distribution. The estate is expected to be insolvent.  Minute Order from 07/10/12 hearing states: Counsel advises the Court that he believes there is a recorded deed of trust. Counsel requests a continuance.	Reviewed by: JF Reviewed on: 09/05/12 Updates: 09/06/12 Recommendation: File 4 - Diaz
	Notice of Proposed Action filed 08/21/12 re the sale of the Cherry Lane property for \$60,000.00.  Continued on Page 2	

## 4 Quirina U. Diaz (Estate)

then. The estate is insolvent.

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**Updated Status Report filed 08/31/12** states: The sole asset of the estate is the decedent's residence located at 196 E. Cherry Lane, Coalinga. The property is listed for sale and several offers have been made. An offer from Gustavo Maciel for \$60,000.00 has been accepted with a 60 day escrow and is expected to close on 10/11/12. Delaying escrow is a deed of trust recorded against the property in favor of the SBA on 11/30/83 for \$50,000.00 which has not been reconveyed. The Administrator is trying to locate a successor of the original mortgage and any and all information concerning final payment on the balance of the loan since no reconveyance has been located or recorded. The Administrator has looked into obtaining a lost note bond, but because the Administrator cannot find proof of paying off the note, the premium is \$4,000.00. Administrator is searching for information to allow escrow to close. A notice of proposed action was sent to all beneficiaries on 08/21/12 and no one has objected to the sale of the property. The CA Dept. of Health has filed a claim against the estate in the amount of \$65,922.32. This lien will

be partially satisfied when proceeds from the sale of the house are distributed. Until escrow closes on the real property, the Administrator will not be in a position to file a petition for final distribution in this matter. The attorney's for Administrator estimate that escrow will close in 6-8 weeks and a petition for final distribution will be filed after

Case No. 07CEPR00578

Case No. 10CEPR00353

Lind, Ruth P (for Guardian/Mother Stephanie Lassley)
Status of Mom's Employment

Age: 12 years DOB: 12/28/99	STEPHANIE LASSLEY, Mother, was appointed Guardian of the Estate on 6/8/10 with all funds to be placed in a blocked	NEEDS/PROBLEMS/ COMMENTS:
	account. Letters issued on 6/8/2010.  Inventory and appraisal filed on 1/4/11 shows the estate value at \$676,276.36. (First account was for the account period ending 6/8/11 is now due.)	CONTINUED FROM 01/10/12
0 17 001011		See Page 6 for a
Cont. from 091211, 011012, 022112	Background:	related matter.
Aff.Sub.Wit.	On 11/24/10, Mother ("Guardian") filed a Petition for Order  Authorizing Minor's support from Estate Despite Liability of Others,	
Verified	stating:	
Inventory	Guardian has returned to school to get her teaching	
PTC	credential through National University, and she works part	
Not.Cred.	time as a substitute teacher; When she works, she earns \$90.00 per day or \$45.00 per half	
Notice of Hrg	day;	
Aff.Mail	In order to receive her teaching credential, Guardian will	
Aff.Pub.	have to student teach for one year and will therefore be	
Sp.Ntc.	<ul> <li>unable to work for that year;</li> <li>If Guardian is able to continue as scheduled, she is hoping to</li> </ul>	
Pers.Serv.	secure a job by the end of the 2012 school year, however this	
Conf. Screen	is not guaranteed.	
Letters	Guardian's Petition requested an order: authorizing the Guardian to support and maintain the minor out of the estate	
Duties/Supp	to the extent of \$700.00 per month to be paid to the	
Objections	Guardian, for assistance with living costs until further order of	
Video Receipt	the court, commencing on July 1, 2010 (the date upon which	
Cl Report	the court authorized distribution of the Estate of Shane W. Lassley, Case no. 09CEPR00554), for a total amount of	
9202	\$2,800.00 for the period of 7/1/10 to 10/31/09; and thereafter	
Order	pay Stephanie Lassley the amount of \$700.00 per month.	
Aff. Posting	The Deltien was be and on 1/24/11 Atimute Order dated 1/24/11	Reviewed by: JF
✓ Status Rpt	<u>The Petition was heard on 1/24/11. Minute Order dated 1/24/11</u> states: The Court Grants the Petition and orders that the sum of	<b>Reviewed on:</b> 09/05/12
UCCJEA	\$700.00 be paid until further order of the Court. Order is	Updates:
Citation	retroactive as of 7/1/10. The Court also set a status hearing for	Recommendation:
FTB Notice	9/12/11 for the Status of Guardian's employment.	File 5 - Lasslev
	Status report re Mom's Employment filed 01/31/12 states that Stephanie Lassley is currently working part time as a Certified Tutor with Fresno Unified School District. She has not been able to obtain a full time position yet. Further, she has picked up a few hours of additional tutoring through Fresno Unified's Asses program and she is able to sub in the afternoons occasionally. Ms. Lassely states that she and her daughters are budgeting carefully and could not make ends meet without the \$1,400.00 stipend from the girls' accounts.  Minute Order from 02/21/12 hearing states: Counsel advises the Court that the mother has a part-time job doing some tutoring.	
	Continued on Page 2	

## 5 Olivia Patrice Lassley (GUARD/E)

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**Status Report filed 08/28/12 by Stephanie Lassley, mother/guardian of the estate** states: she has a temporary position with Fresno Unified School District for the 2012/2013 school year as a part-time Certificated Tutor. She was not successful in obtaining a full-time teaching position through either Fresno or Clovis unified for the 2012/2013 school year. She states that she has decided to try to pass the Single Subject CSET tests for English and Social Studies, if she passes them, she can take one class (\$1,500.00) to get her Single Subject Credential which may help her get a teaching position at a secondary school. She is also working on BTSA. After one more year her Multiple Subject Credential will be cleared.

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She states that she is trying her best and that her daughters are doing well. Olivia does well academically with a 3.8 GPA. She also likes volleyball and basketball and hopes to play both at Alta Sierra. She is enrolled in a couple of volleyball camps this summer. Ms. Lassley states that she is tracking their spending and that they could not make ends meet without the \$700.00 stipend from each girls' account.

## Graceson Scawthorn Lassley (GUARD/E)

Atty

Lind, Ruth P (for Guardian/Mother Stephanie Lassley)
Status of Mom's Employment

STEPHANIE LASSLEY, Mother, was appointed Guardian Age: 13 years **NEEDS/PROBLEMS/COMMENTS:** of the Estate on 6/8/10 with all funds to be placed in a DOB: 3/16/1998 blocked account. Letters issued on 6/8/2010. CONTINUED FROM 01/10/12 Inventory and appraisal filed on 1/4/11 shows the See Page 5 for a related matter. estate value at \$676,276.36. (First account was for the account period ending 6/8/11 is now due.) **Background:** Cont. from 091211, On 11/24/10, Mother ("Guardian") filed a Petition for 011012.022112 Order Authorizing Minor's support from Estate Despite Aff.Sub.Wit. Liability of Others, stating: Guardian has returned to school to get her Verified teaching credential through National University, Inventory and she works part time as a substitute teacher: PTC When she works, she earns \$90.00 per day or \$45.00 Not.Cred. per half day; In order to receive her teaching credential, **Notice of Hrg** Guardian will have to student teach for one year Aff.Mail and will therefore be unable to work for that year; Aff.Pub. If Guardian is able to continue as scheduled, she is Sp.Ntc. hoping to secure a job by the end of the 2012 school year, however this is not guaranteed. Pers.Serv. Guardian's Petition requested an order: authorizing Conf. Screen the Guardian to support and maintain the minor out of the estate to the extent of \$700.00 per month **Letters** to be paid to the Guardian, for assistance with **Duties/Supp** living costs until further order of the court, **Objections** commencing on July 1, 2010 (the date upon which Video the court authorized distribution of the Estate of Receipt Shane W. Lassley, Case no. 09CEPR00554), for a total amount of \$2,800.00 for the period of 7/1/10 to **CI Report** 10/31/09; and thereafter pay Stephanie Lassley the 9202 amount of \$700.00 per month. Order Aff. Posting Reviewed by: JF The Petition was heard on 1/24/11. Minute Order dated 1/24/11 states: The Court Grants the Petition and orders **Reviewed on:** 09/05/12 Status Rpt that the sum of \$700.00 be paid until further order of the **UCCJEA Updates:** Court. Order is retroactive as of 7/1/10. The Court also Citation **Recommendation:** set a status hearing for 9/12/11 for the Status of FTB Notice File 6 - Lassley Guardian's employment. Continued on Page 2

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# **6** Graceson Scawthorn Lassley (GUARD/E) Page 2

**Status report re Mom's Employment filed 01/31/12** states that Stephanie Lassley is currently working part time as a Certified Tutor with Fresno Unified School District. She has not been able to obtain a full time position yet. Further, she has picked up a few hours of additional tutoring through Fresno Unified's Ases program and she is able to sub in the afternoons occasionally. Ms. Lassely states that she and her daughters are budgeting carefully and could not make ends meet without the \$1,400.00 stipend from the girls' accounts.

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**Minute Order from 02/21/12 hearing states:** Counsel advises the Court that the mother has a part-time job doing some tutoring.

**Status Report filed 08/28/12 by Stephanie Lassley, mother/guardian of the estate** states: she has a temporary position with Fresno Unified School District for the 2012/2013 school year as a part-time Certificated Tutor. She was not successful in obtaining a full-time teaching position through either Fresno or Clovis unified for the 2012/2013 school year. She states that she has decided to try to pass the Single Subject CSET tests for English and Social Studies, if she passes them, she can take one class (\$1,500.00) to get her Single Subject Credential which may help her get a teaching position at a secondary school. She is also working on BTSA. After one more year her Multiple Subject Credential will be cleared.

She states that she is trying her best and that her daughters are doing well. Olivia does well academically with a 3.8 GPA. She also likes volleyball and basketball and hopes to play both at Alta Sierra. She is enrolled in a couple of volleyball camps this summer. Ms. Lassley states that she is tracking their spending and that they could not make ends meet without the \$700.00 stipend from each girls' account.

Vallis, James H., sole practitioner, Kingsburg (for Petitioner Magdalena Rangel, Administrator) Atty

Status Hearing Re: Approval of Sale

DOD: 9/14/2009	
	with Full IAEA with bond of <b>\$60,000.00</b> on 7/12/2010.
	Amended Order for Probate was signed on 8/18/2010
	granting the Administrator <u>Limited IAEA without bond</u> and
Cont. from	Letters issued on 8/18/2010.
062111, 011012,	
040312, 071012	William States adica of 7/2010 from the states from the
Aff.Sub.Wit.	filing of the proof of bond states the Court grants the request for no bond, but then grants only limited authority
Verified	in lieu of full authority.
Inventory	
PTC	Report on Status of Residence Sale filed 2/9/2011 for the
Not.Cred.	status hearing on 2/22/2010 (continued from 2/7/2011) for
Notice of	the sale of the real property states that Petitioner
Hrg	contacted a broker and was informed that due to the
Aff.Mail	condition of the home, the broker declined to list the property until habitability corrections are made.
Aff.Pub.	property of the ridde.
Sp.Ntc.	Minute Order dated 2/22/2011 states the Court orders a
Pers.Serv.	reappraisal (Order on Report of Status of Residence Sale
Conf.	signed on 3/2/2011 reiterates the order for reappraisal).
Screen	Matter is set on 6/21/2011 for status hearing on approval of
Letters	sale.
Duties/S	Reappraisal for Sale filed on 4/18/2011 indicates a
Objections	reappraised value of the ½ interest in real property at
Video	\$42,500.00. (Note: Final Inventory and Appraisal filed
Receipt	9/1/2010 indicates the real property was valued at
CI Report	\$55,000.00.)
9202	Affidavit of Publication filed on 5/24/2011 shows
Order	— publication was made in the Fresno Bee indicating the
Aff. Posting	Kingsburg real property was to be sold on 5/23/2011 at
Status Rpt	private sale at the office of Attorney Vallis for \$85,000.00
UCCJEA	cash on an "as is" basis.
Citation	
FTB Notice	~Please see additional page~

#### **NEEDS/PROBLEMS/COMMENTS:**

#### **Continued from 7/10/2012.**

Minute Order states Counsel advises the Court that they are waiting on Bank of America regarding the loan.

The following issue from the last hearing remains:

1. Need Report of Sale and Petition for Order Confirming Sale of Real Property (mandatory-use Judicial Council form DE-260) pursuant to Probate Code § 10308(a), which requires proof of 15 days' posting by the Court of the notice of time and place of hearing pursuant to Probate Code §§ 10308(c) and 1230(a).

Reviewed by: LEG

**Reviewed on:** 9/5/12 **Updates:** 

**Recommendation:** 

File 7 - Castro

## Additional Page 7, Ismael Castro (Estate)

**Minute Order dated 6/21/2011** [Judge Gallagher] from the last status hearing states: Counsel advises the Court that the property has not been sold. Counsel further advises that they had a buyer, but the bank withdrew its support. The Court is informed that there are seven heirs. The Court continues the matter to 1/10/2012. Counsel is directed to file a report of sale if there is a sale of the property in the interim.

Case No. 10CEPR00470

**Minute Order dated 1/10/2012** states Counsel informs the Court that the highest bid received on the house is **\$40,000.00**. Matter continued to 4/3/2012, and *Minute Order* of that date continued the matter to 7/10/2012.

Atty Lau, Nancy Quemada (pro per Conservator)
Atty Lind, Ruth P (Court appointed for Conservatee)

Status Hearing Re: Filing of the Inventory and Appraisal

		F
	NANCY QUEMADA LAU was appointed	NEEDS/PROBLEMS/COMMENTS:
	conservator of the persona and the	
	estate, without bond, on 5/30/12.	
	1	
Cont. from	This status hearing was set for the filing of	Need inventory and appraisal or
	the inventory and appraisal.	current status report.
Aff.Sub.Wit.	=	
Verified		
Inventory		
PTC		
Not.Cred.	]	
Notice of	1	
Hrg		
Aff.Mail	1	
Aff.Pub.		
Sp.Ntc.	1	
Pers.Serv.	1	
Conf.	1	
Screen		
Letters		
Duties/Supp		
Objections	]	
Video	1	
Receipt		
CI Report	]	
9202	]	
Order		
Aff. Posting	]	Reviewed by: KT
Status Rpt		Reviewed on: 9/5/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 8 - Quemada

Petty, Teresa B (for Administrator Dennis P. Avedisian)
Status Hearing Re: Filing of the Inventory and Appraisal

I	Status Hearing Re: Filing of the Inventory and Appraisal				
DOD: 2/7/12	<b>DENNIS P. AVEDISIAN</b> was appointed	NEEDS/PROBLEMS/COMMENTS:			
	Administrator with Will Annexed, with full				
	IAEA authority and without bond on	1 Novel Coulty of the second			
	5/10/12.	Need <u>final</u> inventory and appraisal or			
Cont. from		current status report.			
Aff.Sub.Wit.	Inventory and appraisal, partial no. 1 was				
Verified	filed on 6/15/12 - \$1,818,710.17				
Inventory	·				
PTC	Inventory and appraisal, partial no. 2 was				
Not.Cred.	filed on 7/5/12 - \$2,095.10				
Notice of	This status hearing was set for the filing of the				
Hrg	inventory and appraisal.				
Aff.Mail					
Aff.Pub.					
Sp.Ntc.					
Pers.Serv.					
Conf.					
Screen					
Letters					
Duties/Supp					
Objections					
Video					
Receipt					
CI Report					
9202					
Order					
Aff. Posting		Reviewed by: KT			
Status Rpt		Reviewed on: 9/5/12			
UCCJEA	4	Updates:			
Citation	-	Recommendation:			
FTB Notice		File 9 - Avedisian			
-					

Baldwin, Kenneth A

Status Hearing Re: Filing of the Inventory and Appraisal

Age:		NEEDS/PROBLEMS/COMMENTS:
DOD:		
	=	OFF CALENDAR. Inventory and
Cont. from	=	Appraisal filed on 8/29/12.
Aff.Sub.Wit.		
Verified	=	
Inventory	=	
PTC	= 	
Not.Cred.		
Notice of	=	
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.	1	
Screen		
Letters		
Duties/Supp		
Objections		
Video	1	
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt	_	Reviewed on: 9/5/12
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 10 - Mason

Atty Perez, Conrad (pro per Petitioner/Executor)

## Petition for Final Distribution on Waiver of Accounting

DOD: 5/19/2010	CONRAD PEREZ, Executor, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
	Accounting is waived.	
Cont. from 070212  Aff.Sub.Wit.	1 & A - \$161,000.00   POH - \$161,000.00	
✓ Verified  ✓ Inventory	Executor - <b>waives</b>	
✓ PTC ✓ Not.Cred.	Proposed distribution is:	
Notice of Hrg N/A Aff.Mail Aff.Pub.	Conrad Perez - 100% interest in real property and household furniture and furnishings.	
Sp.Ntc. Pers.Serv. Conf. Screen		
✓ Letters 11/9/10  Duties/Supp Objections		
Video Receipt CI Report		
✓ 9202 ✓ Order		
Aff. Posting Status Rpt UCCJEA		Reviewed by: KT Reviewed on: 9/5/10 Updates:
Citation  ✓ FTB Notice	-	Recommendation: SUBMITTED File 11 - Perez

11

Status Hearing Re: Filing of the Inventory and Appraisal

DOD: 1-7-11 **NEEDS/PROBLEMS/COMMENTS: RANDY HAWKINS**, Son, was appointed Administrator with Full IAFA without bond Continued from 1-30-12, 7-30-12. on 10-24-11. 1. Need Inventory and Appraisal. On 10-24-11, the Court set status hearing Cont. from 013012. for filing of the Inventory and Appraisal 073012 Note: Administrator's original petition on 1-30-12. Aff.Sub.Wit. stated the estate contains real property with an estimated value of Verified On 1-30-12, the Administrator appeared \$62,550.00. Χ Inventory and informed the Court that the PTC inventory and appraisal was given to Note: A status hearing for the filing of Not.Cred. him today by his paralegal. The Court the first account or petition for final Notice of distribution is currently set for 10-29directed him to file the inventory and Hrg **12**. appraisal with the Clerk's Office forthwith Aff.Mail and continued the matter to 7-30-12. Aff.Pub. Sp.Ntc. On 7-30-12, Petitioner filed a Request for Extension to File Inventory and Appraisal Pers.Serv. and Final Accounting. Conf. Screen Minute Order 7-30-12: Mr. Hawkins Letters informs the court that his paralegal **Duties/Supp** needs more time to prepare the **Objections** Inventory and Appraisal. The Court Video continued the matter to 9-10-12. Receipt CI Report As of 9-5-12, nothing further has been 9202 filed. Order Aff. Posting Reviewed by: skc Χ **Status Rpt Reviewed on:** 9-5-12 **UCCJEA Updates: Recommendation:** Citation File 12 - Hawkins **FTB Notice** 

Case No. 11CEPR00513

Atty Jeffery, Norma

Atty Shaw, Brianna Jean

**Petition for Modified Visitation** 

NEEDS/PROBLEMS/COMMENTS:  Continued to 9/29/12 at the request of the Petitioner, Brianna Jean Shaw.  Verified Inventory PTC Not.Cred. Nofice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citlation ETB.Notice Recommendation: ETB.Notice Recommendation: ETB.Notice Recommendation: ETB.Notice Recommendation: ETB.Notice Recommendation: ETB.Notice	1.	reilion for Modified Visitation	
Cont. from  Aff. Sub. Wit.  Verified  Inventory  PTC  Nof. Cred.  Nofice of Hrg  Aff. Mail  Aff. Pub.  Sp. Ntc.  Pers. Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCC. JEA  Citation  request of the Petitioner, Brianna Jean Shaw.  Request of the Petitioner, Brianna Jean Shaw.			NEEDS/PROBLEMS/COMMENTS:
Cont. from  Aff. Sub. Wit.  Verified  Inventory  PTC  Nof. Cred.  Nofice of Hrg  Aff. Mail  Aff. Pub.  Sp. Ntc.  Pers. Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCC. JEA  Citation  request of the Petitioner, Brianna Jean Shaw.  Request of the Petitioner, Brianna Jean Shaw.			
Cont. from  Aff. Sub. Wit.  Verified  Inventory  PTC  Nof. Cred.  Nofice of Hrg  Aff. Mail  Aff. Pub.  Sp. Ntc.  Pers. Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCC. JEA  Citation  request of the Petitioner, Brianna Jean Shaw.  Request of the Petitioner, Brianna Jean Shaw.			Continued to 9/29/12 at the
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation Shaw. Shaw. Shaw.			
Verified   Inventory   PTC   Not.Cred.   Notice of Hrg   Aff.Mail   Aff.Posting   CI Report   Pers.Serv.   Pers.Serv.   Conf.   Screen   Letters   Duties/Supp   Objections   Video   Receipt   CI Report   P202   Order   Aff. Posting   Reviewed by: KT   Reviewed on: 9/5/12   UCCJEA   Citation   Recommendation:			
Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation Recommendation:			
PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation Recommendation: Recommendation:			
Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Notice of Hrg  Aff. Notice of Hrg  Reviewed by: KT  Reviewed on: 9/5/12  Updates:  Recommendation:			
Notice of Hrg  Aff.Mail  Aff.Pub.  Sp.Ntc. Pers.Serv.  Conf. Screen  Letters  Duties/Supp Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Recommendation:	PTC		
Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA Citation Recommendation: Recommendation:			
Aff.Mail  Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Recommendation:  Recommendation:			
Aff.Pub.  Sp.Ntc.  Pers.Serv.  Conf. Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Recommendation:			
Sp.Ntc. Pers.Serv.  Conf. Screen  Letters  Duties/Supp Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Recommendation:			
Pers.Serv.  Conf. Screen  Letters  Duties/Supp Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Reviewed by: KT  Reviewed on: 9/5/12  Updates: Recommendation:			
Screen  Letters  Duties/Supp  Objections  Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Reviewed by: KT  Reviewed on: 9/5/12  Updates:  Recommendation:			
Letters  Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA UCCJEA Citation  Letters  Reviewed by: KT Reviewed on: 9/5/12 Updates: Recommendation:	Conf.		
Duties/Supp Objections Video Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA UCCJEA Citation  Duties/Supp Reviewed by: KT Reviewed on: 9/5/12 Updates: Recommendation:	Screen		
Objections     Video   Receipt     CI Report     9202     Order     Aff. Posting     Status Rpt     UCCJEA     Citation     CI Report     Reviewed by: KT     Reviewed on: 9/5/12     Updates:     Recommendation:	Letters		
Video Receipt  CI Report  9202  Order  Aff. Posting  Status Rpt  UCCJEA  Citation  Video Receipt  Reviewed by: KT  Reviewed on: 9/5/12  Updates: Recommendation:	Duties/Supp		
Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA UCCJEA Citation Reviewed by: KT Reviewed on: 9/5/12 Updates: Recommendation:	Objections		
CI Report   9202   Order   Reviewed by: KT   Reviewed on: 9/5/12   UCCJEA   Updates:   Citation   Recommendation:			
9202   Order   Reviewed by: KT   Reviewed on: 9/5/12   UCCJEA   Updates:   Citation   Recommendation:			
Order  Aff. Posting  Reviewed by: KT  Status Rpt  UCCJEA  UCCJEA  Uitation  Reviewed on: 9/5/12  Updates:  Recommendation:			
Aff. Posting  Status Rpt  UCCJEA  Citation  Reviewed by: KT  Reviewed on: 9/5/12  Updates:  Recommendation:			
Status Rpt UCCJEA Uccjea Uitation Reviewed on: 9/5/12 Updates: Recommendation:			Reviewed by: KT
UCCJEA Updates: Citation Recommendation:			
Citation Recommendation:			
			·
	FTB Notice		File 13 - Garcia

14A

Angelina Delilah Malagon (GUARD/P)
Malagon, Miguel (pro per – maternal grandfather/Petitioner)

Torres, Teresa DeJesus (pro per – paternal grandmother/Competing Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510) (as to Miguel Malagon)

Ag	e: 4		TEMPORARY EXPIRES 09/10/12	NEEDS/PROBLEMS/COMMENTS:
Co	B: 03/04/08  nt. from 041012, 912, 071012  Aff.Sub.Wit.  Verified		MIGUEL MALAGON, maternal grandfather, is Petitioner.  Father: SALVADOR REYES TORRES  Mother: KIMBERLY MALAGON  Paternal grandfather: SALVADOR TORRES Paternal grandmother: TERESA TORRES  Maternal grandmother: TRINIDAD GUILLEN	Continued from 07/10/12  Minute Order from 07/10/12 states: Also present in the courtroom is Trinidad Guillen and Santa Monica. Santa Monica is sworn and interprets for the Petitioner. The Court orders that a court investigator contact Kimberly Malagon and conduct a further investigation into the allegations against Miguel Malagon of corporal punishment on the minor as well as other children. The Court continues the matter to 09/10/12. All orders remain in full force and effect.
	Inventory PTC		Petitioner states that the minor has lived with him	See Page 14B for competing Petition of
	Not.Cred.		since birth. The mother comes in and out of the home and does not provide for the child's day to	Paternal Grandmother, Teresa Torres.
	Notice of Hrg	Χ	day needs. The mother is gang affiliated and uses	As of 09/05/12, the following remains outstanding:
	Aff.Mail	Χ	drugs. In January 2012, mother took the minor from Petitioners home and left her with the paternal	<ol> <li>Need Notice of Hearing.</li> </ol>
	Aff.Pub.		grandmother, Teresa Torres. Ms. Torres brought the	2. Need proof of personal service at least
	Sp.Ntc.		minor back to Petitioners home and stated that she could not keep her safe. She stated that some men	15 days before the hearing of <b>Notice of Hearing</b> with a copy of the <b>Petition for</b>
	Pers.Serv.	Χ	with guns came to her home demanding to take	Appointment of Guardian of the Person
<b>√</b>	Conf. Screen		Angelina and said they were looking for the mother. Petitioner states that he fears for the minor's safety if	<u>or</u> Consent and Waiver of Notice <u>or</u> Declaration of Due Diligence for:
<b>✓</b>	Letters		her mother takes her because of her gang affiliation.	- Salvador Reyes Torres (father)
<u> </u>	Duties/Supp		Court Investigator Jennifer Young's report was filed	- <b>Kimberly Malagon (mother)</b> 3. Need proof of service by mail at least 15
	Objections		03/29/12.	days before the hearing of <b>Notice of</b>
	Video Receipt		Court Investigator Jennifer Young filed an additional report on 05/21/12.	Hearing with a copy of the Petition for Appointment of Guardian of the Person
<b>√</b>	CI Report		-	<u>or</u> Consent and Waiver of Notice <u>or</u>
	9202		Court Investigator Jennifer Young filed a Supplement Report on 07/03/12.	Declaration of Due Diligence for: - Salvador Torres (paternal grandfather)
<b>√</b>	Order		Court Investigator Jennifer Young filed a supplemental report on 07/06/12.	- Teresa Torres (paternal grandmother) - Trinidad Guillen (maternal grandmother)
	Aff. Posting		Court Investigator Jennifer Young filed a	Reviewed by: JF
	Status Rpt		supplemental report on 09/05/12.	<b>Reviewed on:</b> 09/05/12
✓	UCCJEA			<b>Updates:</b> 09/07/12
	Citation			Recommendation:
	FTB Notice			File 14A - Malagon

14A

#### 14B Angela Delilah Malagon (GUARD/P) Atty

Atty

Malagon, Miguel (pro per – maternal grandfather/Petitioner)

Torres, Teresa DeJesus (pro per – paternal grandmother/Competing Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510) (as to Teresa deJesus Torres)

	e: 4	TERESA DeJESUS TORRES, paternal grandmother, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
DO	B: 03/04/08	Father: <b>SALVADOR REYES TORRES</b> – consent and waiver of notice filed 03/27/12	Continued from 07/10/12  Minute Order from 07/10/12 states: Also present in the courtroom is
		Mother: <b>KIMBERLY MALAGON –</b> declaration of due diligence filed 04/05/12	Trinidad Guillen and Santa Monica. Santa Monica is sworn and interprets for the Petitioner. The Court orders
	nt. from 052912, 012 Aff.Sub.Wit.	Paternal grandfather: SALVADOR TORRES –consent & waiver of notice filed 03/27/12	that a court investigator contact Kimberly Malagon and conduct a further investigation into the
<b>√</b>	Verified Inventory	Maternal grandfather: MIGUEL MALAGON – competing Petitioner/temporary guardian Maternal grandmother: TRINIDAD GUILLEN	allegations against Miguel Malagon of corporal punishment on the minor as well as other children. The Court
<u> </u>	Not.Cred.  Notice of Hrg	Petitioner states that the minor has not received stable adult guidance and supervision. Her mother is gang affiliated and is	continues the matter to 09/10/12. All orders remain in full force and effect.  As of 09/10/12, the following items
	Aff.Mail × Aff.Pub.	constantly exposing the minor to gangs. Petitioner states that the temporary guardianship is necessary to provide a safe and stable home to the minor.	remain outstanding:  4. Need proof of personal service at least 15 days before the
·	Sp.Ntc.  Pers.Serv. ×  Conf. Screen	Declaration of Petitioner filed 03/27/12 attaches a notarized letter dated 01/31/12 in which the mother grants legal guardianship of the minor to Petitioner in the mother's absence. There is also a letter from the mother dated	hearing of <b>Notice of Hearing</b> with a copy of the <b>Petition for Appointment of Guardian of the Person</b> or Consent and Waiver
√ ✓	Letters Duties/Supp	02/26/12 that states that her father (competing Petitioner, Miguel Malagon) is a very aggressive man and wants things done his way. The declaration also states that the maternal	of Notice <u>or</u> Declaration of Due Diligence for: - <b>Kimberly Malagon (mother)</b>
	Objections Video Receipt	grandfather/competing Petitioner tricked her (Paternal grandmother) into signing a consent & waiver of notice for his guardianship Petition. Petitioner states that he bullied her into signing the paper and she did not know what it was for.	5. Need proof of service by mail at least 15 days before the hearing of <b>Notice of Hearing</b> with a copy of the <b>Petition for Appointment</b>
<b>√</b>	CI Report 9202	Further attached to the declaration are letters of reference from friends and associates attesting to Ms. Torres' character, as well as documents from various social service agencies	of Guardian of the Person or Consent and Waiver of Notice or Declaration of Due Diligence
<b>√</b>	Order	from whom she receives assistance.  Court Investigator Jennifer Young filed a report on 05/21/12.	for: - Miguel Malagon (maternal grandfather/temporary guardian)
		Court Investigator Jennifer Young filed a Supplement Report on 07/03/12.	- Trinidad Guillen (maternal grandmother)
	Aff. Posting	Court Investigator Jennifer Young filed a supplemental report on 07/06/12.	Reviewed by: JF
	Status Rpt	100011 011 07 / 00/ 12.	<b>Reviewed on:</b> 09/05/12
✓	UCCJEA	Court Investigator Jennifer Young filed a supplemental	<b>Updates:</b> 09/07/12
	Citation	report on 09/05/12.	Recommendation:
	FTB Notice		File 14B - Malagon
			14B

14B

Case No. 12CEPR00136

Pro Per Laney, Dorothea D. (Pro Per Petitioner, daughter)
Pro Per Culbertson, Sherrie L. (Pro Per Objector, daughter)

Amended Petition for Letters of Administration; Authorization to Administer Under the Independent Administration of Estates Act

DOD: 5/20/2012		DOROTHEA D. LANEY, daughter, is	NEEDS/PROBLEMS/COMMENTS:
Co	nt. from Aff.Sub.Wit.	Petitioner and requests appointment as Administrator without bond.  Full IAEA – O.K.	1. Item 3(c) of the Amended Petition is incomplete regarding estimated value of the estate. Need information as to the character and estimated value of the property of the estate pursuant to Probate Code § 8002(a)(4).
· · · · · · · · · · · · · · · · · · ·	Inventory PTC Not.Cred. Notice of Hrg	Decedent died intestate.	2. Item 3(d)(2) of the Amended Petition filed on 8/7/2012 states all beneficiaries have waived bond and the Will does not require a bond. However, Petitioner states
✓ ✓	Aff.Mail W/ Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen	Residence: Fresno Publication: Business Journal	the Decedent died intestate. Additionally, Petitioner did not attach waivers of bond from all heirs. Need waivers of bond from:  • Mark James, son;
✓ ✓	Aff. Posting Duties/Supp Objections Video	Estimated value of the estate: Personal property - \$0 Real property - \$0	<ul> <li>Ralph Gray James, son;</li> <li>Theresa James, daughter;</li> <li>Jesse James, son;</li> <li>Sherrie Culbertson, sister;</li> <li>Margaret Nan, sister.</li> </ul>
<b>✓</b>	CI Report 9202 Order	Probate Referee: Steven Diebert	3. Item 3(f)((2)(b) of the Amended Petition states Petitioner is a nominee of a person entitled to Letters. Need nominations of the Petitioner for appointment as personal representative from all heirs of the estate.
		~Please see additional page~	4. Item 5(a) of the Amended Petition is incomplete as to (3) or (4) re: registered domestic partner, and (7) or (8) re: issue of a predeceased child.
✓	Letters		Reviewed by: LEG
	Status Rpt		Reviewed on: 9/6/12
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 15 - James

## First Additional Page 15, Gary Joe James (Estate) Case No. 12CEPR00538

#### Declaration of Petitioner Dorothea D. Laney filed 8/14/2012 states:

- Three of Decedent's children, **SHERRIE CULBERTSON**, daughter, **MARGARET NAN**, daughter, and **ROBERT BABB**, son, have possession of some of Decedent's personal property;
- Decedent's other children feel these three named children are trying to withhold all belongings from the other
  children out of greed; some of the property, such as Decedent's house boat, is being sold (please refer to
  photos attached as Exhibit A);
- <u>Petitioner requests the Court order an injunction to stop all sales of the Decedent's personal property by these</u> three children;
- Sherrie Culbertson is in "hiding" so as not be found and served with any probate documents, and Margaret Nan has done everything in her power to prevent and divert any service to Sherrie;
- Petitioner requests she be appointed administrator of the estate so that her father's belongings can be
  distributed to his biological children where they rightfully belong.

#### Objection to Petition of Dorothea Laney by Sherrie Culbertson filed 9/4/2012 states:

- She is the oldest sister of the Decedent, and her permanent residence is in Mexico;
- She believes some facts should be brought forth considering **DOROTHEA LANEY** ("Deedee") and **MARK JAMES** have made harassing phone calls to her and have threatened legal action and criminal charges;
- Decedent had been debilitated for a number of years and was diagnosed with cancer;
- Decedent discussed with family and friends that he was disappointed with the fact that his children never
  visited him unless they needed money, and he stated on many occasions to many people that his children
  could not be bothered with him unless they wanted money and for that reason when he died they would get
  nothing;
- When Decedent informed her (Objector, Sherrie) that he had terminal cancer and did not have long, she
  decided to return to Fresno to take care of him, and she put her sister's (Margaret Nan's) small motor home
  behind Decedent's small house that he rented from RICHARD and VADA GILLISPIE (please refer to Declaration
  of Richard Gillispie filed 8/29/2012 regarding Decedent's wishes), and she lived there and took care of
  Decedent by cooking, shopping and taking him to his house boat on Pine Flat Lake, where he asked to spend
  as much time as he could;
- Decedent again told her of his wishes that nothing be left to his children, and stated he did not want anyone to know he was ill, including his children and their sisters and brother;
- On 3/19/2012, Decedent asked her to go with him to the DMV office so he could make a one-time gift to her of
  his vehicles and boats; the proceeded to the AAA office where she does her DMV business and Decedent
  "gifted" to her the following: Chevy truck, houseboat, fishing boat and trailer, ATV and trailer; he also added her
  name to the vehicle insurance policy (please refer to attached copies of certificates of title showing Sherrie Lou
  Culbertson as owner);
- Decedent's instructions to her were to dispose of the vehicles as she wished; however, he made suggestions as
  to who he thought might be interested in these items and would give them the most use and get enjoyment
  from them;
- Decedent was adamant that he did not want his children told he was ill, and the she was not to tell them when he passed away;
- Decedent had begun giving away his things about 3 years before, and gave away many of his tools and like
  things to friends he had known for years; by the time Decedent passed away he had disposed of almost all of
  his few possessions, which did not include a safe or motor home as Petitioner (Deedee) has stated;
- She followed Decedent's wishes, and he disposed of his estate exactly the way he wanted;
- She objects to the granting of Petitioner Dorothea Laney's petition to administer the estate because Decedent did not leave any estate to administer.

~Please see additional page~

## Second Additional Page 15, Gary Joe James (Estate) Case No. 12CEPR00538

#### Declaration of Richard T. Gillispie, Decedent's landlord, filed on 8/29/2012 states:

- Decedent was his tenant for over 10 years and he got to know his fairly well since Decedent was living only a
  few hundred feet from his personal residence;
- He was asked to write about Decedent's wishes regarding his personal property and death wishes since he did not leave a will;
- As to his credibility, he is a claims representative for the Social Security Administration and emphasizes honesty and integrity in all they do, and he attests that everything he states is true to the best of his knowledge;
- Decedent was sick for years and was hurting badly when he rented Decedent a small apartment, and
  Decedent was doing work tree trimming and tractor disking; prior to that he was a diesel mechanic; Decedent
  was a tough man and would not take anything from anybody; Decedent stated he like the apartment
  because he had room for his equipment and before he had been living in a trailer;
- Decedent always complained about his health and pain and he told Decedent to apply for disability with Social Security, which he was awarded due to emphysema;
- Decedent started selling personal property in about 2004 to get money to buy things for retirement, and got rid
  of all his tools except for hand tools; he bought a pick-up, a fishing boat, car and trailer, and a run-down house
  boat on Pine Flat Lake; these items are the only things he owned that had any value; everything else he sold or
  gave away including his guns and gun safe he got rid of in 2007;
- In about 2010, Decedent spoke with him about his asking his daughter, Dorothea Laney, to come to help him
  with things such as cleaning, etc., and he would pay her for this work; Decedent stated her response was
  negative and delivered in an ugly way; he stated that he never wanted to see his children again and that all
  they do is panhandle him, that all they want is his money and they won't even work for it; Decedent stated
  clearly that his children "don't get a damn thing" and that he was going to give it all away first;
- Decedent asked his sister, Sherrie Culbertson, to come help him when he was diagnosed with cancer and his
  time was short; Decedent told him clearly and of sound mind that his sister Sherrie was to get everything for
  coming and taking care of him during his final months of life;
- Decedent went to the DMV office a few weeks before his death and signed over the vehicles (truck, car, trailer, boat and houseboat) to her for taking care of him; these items were old and were not very valuable;
- He saw Decedent daily right up to the day of his death; Decedent was of sound mind in everything he did right
  up to the day he died; in the last weeks of his life, he told his sister Sherrie that he did not want her to tell his
  children he was dying, they were to get nothing, and that if they knew he was dying they would be like vultures
  on a carcass and he wanted to die in peace;
- There is no estate to be administered because what little Decedent had he got rid of before he died.

#### Declaration of Robert D. Babb, friend of Decedent, filed on 9/4/2012 states:

- He and Decedent were close friends for 30 years, and knows Decedent's sister, Sherrie Culberton, and he has knowledge about Decedent's wishes and actions as he neared the end of his life;
- He supports Sherrie's objecting to Dorothea Laney's petition to administer Decedent's estate because of his personal experience and information;
- He and Decedent were very close and often went camping and fishing, would visit each other's homes and have lunch and dinner together; his family considered Decedent like a family member;

~Please see additional page~

## Third Additional Page 15, Gary Joe James (Estate) Case No. 12CEPR00538

#### Declaration of Robert D. Babb filed on 9/4/2012, continued:

- For many years, Decedent lived about ½ mile from him and his family where Decedent rented a small apartment from Richard and Vada Gillispie; Decedent had very few possessions and lived very carefully to save money wherever he could;
- He knows Decedent's sister, Sherrie, and her husband, Roger, who had moved to Mexico and he knew
  Decedent had a very good relationship with them; he heard about the problems Decedent had with his
  children and how disappointed he was with the way they were living their lives; Decedent would complain to
  him over the years about his kids, that he was disappointed in them and often said they only contacted him
  when they needed money;
- About 5 years ago, he and Decedent were talking about the Wills that he and his wife had just finished, and
  Decedent was trying to decide if he should do a Will or not; after looking at a CA Statutory Will Decedent
  decided a few weeks later that he didn't want his kids to have anything to fight over when he went; Decedent
  said he that if he could manage it, before he died he wanted to give away or sell everything he owned; during
  the last 5 years or so, if the subject came up Decedent would be very adamant on the fact that he didn't want
  his kids to get anything more from him;
- Around February 2012, Decedent told him he was sick with cancer; he could see Decedent wasn't feeling well
  for some time; his sister had to come to help him and take care of him; Decedent made a point to tell him that
  he had gifted all his vehicles and boats to Sherrie because she had come to help him; Decedent also told him
  he did not want his kids to get any of his property when he died; Decedent continued to tell him over and over
  that he did not want his kids or the rest of his family members to know about his illness or to even know when he
  passed;
- Even though Decedent was in pain, he wasn't taking his pain medications because he didn't like the way it made him feel; he was always aware of what was going on in his life; he spent time with Decedent the evening before he passed and Decedent knew who he was and was completely aware right up to the end;
- After Decedent's death, Sherrie needed to clean up his apartment and storage shed and decide what she
  wanted to do with the vehicles and boats Decedent had given her; Sherrie asked if he would like to purchase
  Decedent's pick-up truck, and he agreed; title was transferred from Sherrie to him on 6/9/2012 (please refer to
  copy of certificate of title attached); this was done legally and according to the final wishes Decedent had
  that Sherrie be able to do whatever she wanted with his possessions after he passed away;
- He understands from conversation with Sherrie that Deedee (Petitioner) said they located some of Decedent's
  property pick-up truck, safe and motor home; he legally purchased the pick-up truck and he knows the
  person is a mutual friend that Decedent sold his guns and gun safe to about 3 or 4 years ago; he knows
  Decedent did not own a motor home;
- He received two threatening phone calls from Deedee and her brother, Ralph, after the 7/23/2012 hearing was
  continued, and they said the Judge had ordered Decedent's things be returned and put in storage, including
  the pick-up truck; they both threatened "criminal actions" were going to be filed against us if we didn't follow
  the Judge's order and turn over the truck; he knew that no other had been made and since they consulted
  with a Probate attorney they knew that had not done anything illegal; he does not want to receive any more
  threatening phone calls from Decedent's children;
- He believes it will be a waste of time to have Deedee made the administrator of Decedent's estate because
  Decedent gave away or sold everything valuable that he didn't need during the 4 years before his death, and
  Decedent gifted the rest of his property to Sherrie when he found out he had terminal cancer.

~Please see additional page~

## Fourth Additional Page 15, Gary Joe James (Estate) Case No. 12CEPR00538

**Declaration of Ardith L Babb, friend of Decedent, filed on 9/4/2012** reiterates the statements in the Declaration of Robert D. Babb, stating in addition that she was told by Decedent how thankful he was that Sherrie had left her home to spend so many months living with him and helping him when he really needed it, and she saw that Decedent was really touched by her sacrifice; Decedent told her in a forceful and determined manner that he didn't want his "kids or ex-wives" to get anything of his; she knows Decedent did not want there to be any question as to what he wanted done with his property after his death, and this is evidence by the fact that he made sure it was taken care of before he died.

## Declaration of Sherrie L. Culbertson in Response to the 8/14/2012 Declaration of Dorothea D. Laney filed on 9/5/2012 states:

- In Deedee's (Dorothea's) declaration, she states she made 6 attempts to serve court papers; it is a mystery where and how she served them as she (Sherrie) is always reachable by cell phone, and Deedee has the number and knows her address; she has never been "in hiding" as Deedee states and her cell phone and physical locations are known to Deedee;
- Deedee's declaration states that illness and passing of Decedent was withheld from his children; this was per Decedent's instructions;
- Deedee's declaration states missing property is a tool box and tools, gun safe with guns and cash, checking
  and savings accounts, medical records, pictures of his children, and his remains; Decedent had a small tool box
  with an unknown number of tools inside, he sold his guns and gun safe years ago, and there was no safe with
  guns and cash; Decedent had no savings account at the time of his death, and pictures of his children he had
  destroyed years ago;
- Deedee's declaration incorrectly identifies Decedent's truck as a 2004 pick-up, which is actually a 2001 pick-up, and that had been gifted to her (Sherrie) on 3/19/2012, which she then sold after Decedent's passing to Robert Babb, so the pick-up truck is now in his name;
- Deedee's declaration refers to a dump truck of Decedent's, which he sold to a friend (Mike Velverde) about 2
   ½ months before his passing;
- Deedee's declaration refers to the pontoon boat, which is in fact docked at Pine Flat Marina; however, there is no "for sale" sign on it and there is no motor on it; Deedee's photos submitted of the boat and CF numbers with a "for sale" sign on it are photos of someone else's boat and the owner is unknown to her (Sherrie); Decedent's actual boat has different CF numbers (please refer to photos attached as Exhibit B showing Decedent's boat, with CF numbers that match the title Certificate of Ownership of the boat attached to Sherrie's initial objection);
- Deedee's declaration refers to a motor home, which was given to Margaret Nan (sister) by Margaret's friend (Doris Fagan), and Decedent never had any ownership interest in that motor home;
- Decedent dispersed his possessions while he was alive on his own terms; all of his property had been sold, gifted
  or otherwise disposed of by Decedent before his passing;
- Decedent left no Will or Codicil or any possessions for his children because of his personal disappointment and heartbreak over their behavior, and he felt this way for many years; Decedent verbalized this disappointment to many of his friends and family.

# 16 Adrian Rivera, Adriana Rivera, Francisco Rivera, Araceli Rivera Adolfo Rivera and Anthony Rivera (GUARD/P) Case No. 12CEPR00571

Atty Larios, Lidia (pro per Petitioner/non relative)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ad	lrian age: 10 yrs	THERE IS NO TEMPORARY. Temporary was denied.	NEEDS/PROBLEMS/ COMMENTS:
Adriana age: 9 yrs		LIDIA LARIOS, non-relative, is petitioner.	
	ıncisco age: 8 yrs	Father: <b>UNKNOWN</b> – declaration of due diligence. – Court dispensed with notice per minute order dated 8/27/12.	
	oceli age: 5 yrs	Mother: <b>ANGIE BALDOVINOS</b> – consents and waives notice.	
An	thony age: 2 yrs	Paternal grandparents: Unknown - Court dispensed with notice per minute order dated 8/27/12.	
Со	nt. from 082712	Maternal grandfather: Unknown - Court dispensed with notice per minute order dated 8/27/12.	
	Aff.Sub.Wit.	Maternal grandmother: Rosa Cervantes - Court dispensed with notice per minute order dated 8/27/12.	
✓	Verified		
-	Inventory	Petitioner states mother is unable to care for the children and provide them with a stable home. Petitioner states she	
	PTC Notice of Hrg	has not met any of the fathers and does not know who	
-	Aff.Mail	they are. Petitioner states the mother moved to	
	Aff.Pub.	<ul><li>Washington State and she does not know if she will return.</li><li>Petitioner needs guardianship to enroll the children in</li></ul>	
	Sp.Ntc.	school and obtain medical care for them.	
	Pers.Serv.	DSS Social Worker, Jennifer Cooper's Report filed on	
✓	Conf. Screen	8/21/12.	
✓	Letters	Court Investigator Julie Negrete's Report filed on 8/21/12.	
✓	Duties/Supp		
	Objections		
✓	CI Report	Court Investigator Julie Negrete's Supplemental Report filed on 9/5/12	
	9202	Report filed off 7/3/12	
	Order		
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 9/5/10
✓	UCCJEA		Updates:
<u> </u>	Citation		Recommendation:
	FTB Notice		File 16 - Rivera

## 17A Erianna Owens, Dorian Maham & Dominik Maham (GUARD/P)

Case No. 12CEPR00608

Atty Starnes, Lola Annette (Pro Per – Petitioner – Maternal Grandmother)

Atty McClary, Cynthia Wilson (Pro Per – Petitioner – Paternal Grandmother)

Atty McClary, Henry Brown (Pro Per – Petitioner – Paternal Grandfather)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

	Petition for Appointment of Guardian of the Person (Prob. C. 1510)					
Erriana Owens			TEMPORARY EXPIRES 09/10/2012	NEEDS/PROBLEMS/COMMENTS:		
Age: 8						
Dorian Maham			LOLA ANNETTE STARNES, maternal		B is the competing Temporary Petition	
Ag	e: 3		grandmother, is petitioner.		ertaining to Dorian and Dominik only	
	minik Maham e: 3		Father: <b>NOT LISTED</b>		ed by the Paternal Grandparents, ynthia and Henry McClary.	
7.9			MOTHER: <b>NOT LISTED</b>	1.	General petition does not include the	
	Aff.Sub.Wit.		Paternal grandparents: not listed		names and addresses of the minors'	
✓	Verified		Maternal grandparents: not listed		parents, paternal grandparents and maternal grandparents.	
	Inventory		<b>Petitioner states</b> : she has had her		materiai gianapatenis.	
	PTC		grandchildren for two years and their mother	2.	Need Notice of Hearing.	
	Not.Cred.		has only visited twice. The mother lost her		<del> </del>	
	Notice of	Х	place in Lompoc so she came to Fresno and	3.	Need proof of personal service fifteen	
	Hrg		took the children because she had no		(15) days prior to the hearing of the	
	Aff.Mail	Х	income. She and the children moved into a		Notice of Hearing along with a copy	
	Aff.Pub.		Motel 6 with a man she just met who was on parole. She sells her body and does drugs in		of the Petition for Appointment of	
	Sp.Ntc.		front of the children. She leaves the eldest		Guardian or consent and waiver of notice or declaration of due	
	Pers.Serv.	Х	child to watch her two younger siblings in the		diligence for:	
	Conf.		motel room. Mother was picked up for		Father of Erianna – (Not Listed)	
	Screen		prostitution on 06/30/2012, she was admitted		Father of Dorian & Dominik	
/	Letters		to a mental hospital on 07/03/2012 and		(Not Listed)	
Ě		<u> </u>	released on 07/05/2012. She returned to the	,	Mother (Not Listed)	
<b>√</b>	Duties/Supp		streets and the petitioner refused to allow her to take the children.	4.	Need proof of personal service fifteen (15) days prior to the hearing of the	
	Objections		01.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.		Notice of Hearing along with a copy	
	Video		Objection filed 07/27/2012 – Mother states		of the Petition for Appointment of	
<u> </u>	Receipt	<u> </u>	that if the petitioner loved her grandchildren so much she would have never kicked them		Guardian or consent and waiver of	
✓	CI Report		out two days before the Court date. She		notice or declaration of due	
	9202		states that she was served with half of the		diligence for:	
1	Order		documents the following day after the Court		<ul> <li>Paternal Grandparents (Not Listed)</li> </ul>	
			hearing.		Maternal Grandfather (Not	
			Please see additional page		Listed)	
	Aff. Posting			Re	viewed by: KT / LV	
	Status Rpt				viewed on: 09/06/2012	
<b>√</b>	UCCJEA				odates:	
	Citation			Re	commendation:	
	FTB Notice			File	e 17A – Owens & Maham	
-	•				17Δ	

## 17A(Additional page) Erriana Owens, Dorian Maham & Dominik Maham (GUARD/P)

Case No. 12CEPR00608

Attached to the mother's objection is a handwritten note from a friend named Monica Russell which states that she witnessed the mother, Shanice Owens, crying and walking with her luggage and children. She stated that her mother (petitioner) had just kicked her and her children out of the house. It further states that the mother handles her responsibility very well and that it is hard to believe the false allegations made against her.

Mother filed an Ex Parte Petition for Return of Children on 07/27/2012 and it was denied on that same day.

Mother filed an Ex Parte Petition for Reconsideration of the Temporary Guardianship on 07/27/2012 and it was denied on 07/30/2012.

Declaration filed 08/10/2012 by Aaron Thompson, father of Erianna Owens, states that he is not in prison, his current record is mostly clean except for one misdemeanor over two years ago. He states he has been active in the child's life since birth. He lives in Arkansas but has maintained visits when the mother would permit him. He visited the child in 2009 and the child was recently with him for Christmas break. He states that both he and his wife are fully capable of taking care of the child. He also states that he has a great relationship with the child as well as with the maternal grandmother and petitioner, Lola Starnes.

Court Investigator Samantha D. Henson's report filed 09/04/2012.

#### Needs / Problems / Comments

5. UCCJEA filed 07/30/2012 is still incomplete as to the dates of the children's residence for the past five years as well as who the children have been residing with.

## 17B Erianna Owens, Dorian Maham & Dominik Maham (GUARD/P)

Case No. 12CEPR00608

Atty Starnes, Lola Annette (Pro Per – Petitioner – Maternal Grandmother)

Atty McClary, Cynthia Wilson (Pro Per – Petitioner –Paternal Grandmother)

Atty McClary, Henry Brown (Pro Per – Petitioner – Paternal Step-Grandfather)

Petition for Appointment of Temporary Guardianship of the Person

Dorian Maham			GENERAL HEARING 10/23/2012	NEEDS/PROBLEMS/COMMENTS:	
Age: 3  Dominik Maham			CYNTHIA MCCLARY and HENRY MCCLARY,	This petition pertains only to Dorian and	
	minik <i>i</i> wanam e: 3		paternal grandmother and paternal step-	Dominik Maham. 17A is the maternal	
79	<u> </u>		grandfather, are petitioners. (Petitioners	grandmother's general petition.	
			reside in Lake Winnebago, Missouri)	Maternal grandmother, Lola Starnes was	
Co	nt. from		Father: BILLY CLYDE MAHAM	granted temporary guardianship on 07/24/2012 and the orders are set to	
	Aff.Sub.Wit.		Tallot. Bill Glibe MAILAN	expire on 09/10/2012.	
1	Verified		Mother: SHANICE NICOLE OWENS	·	
È	Inventor			Need Notice of Hearing.	
$\vdash$	Inventory PTC		Paternal Grandfather: Daniel Austin Maham	2. Need proof of personal consider five	
			Maternal Grandfather: Not Listed	Need proof of personal service five     (5) Court days prior to the hearing of	
-	Not.Cred.		Maternal Grandmother: Lola Starnes	the Notice of Hearing along with a	
	Notice of Hrg	Х		copy of the Petition for Appointment	
	Aff.Mail		Petitioners state that they are seeking	of Guardian or consent and waiver	
			guardianship for the best interest of their	of notice or declaration of due	
	Aff.Pub.		grandsons in respect to physical, mental and	diligence for:	
	Sp.Ntc.		moral health. Father is currently in prison and	Billy Clyde Maham (Father)  Sharing Nicela Overs	
	Pers.Serv.	Х	the mother is unable to provide food, clothing, shelter or medical care.	<ul> <li>Shanice Nicole Owens (Mother)</li> </ul>	
✓	Conf.		cion in 19, sherior of thealear care.	<ul><li>Lola Starnes (Temporary</li></ul>	
	Screen		Petitioners request to be excused from	Guardian/Maternal	
✓	Letters		noticing the current guardian, Lola Starnes,	Grandmother)	
	Duties/Supp	Х	because they live out of state and they are		
	Objections		not sure if she will be resentful towards them	3. Need Duties of Guardian &	
	Video		because they too are seeking guardianship. They state that the Guardian, Lola Starnes,	Acknowledgment of Receipt.	
	Receipt		did not list them on her guardianship		
	CI Report		documents and she had knowledge of their		
	9202		address and phone number because they		
✓	Order		would send the children gifts and money.		
	Aff. Posting		Petitioners also wish to be excused from	Reviewed by: KT / LV	
	Status Rpt		noticing the paternal grandfather, Daniel Austin Maham, because he is abusive.	<b>Reviewed on:</b> 09/06/2012	
✓	UCCJEA		7 (03)11   171(11   101   11, DECAUSE   16 15 ADUSIVE.	Updates:	
	Citation			Recommendation:	
	FTB Notice			File 17B – Owens & Maham	
-	17B				

Nutt, Shirley (Pro Per – Petitioner – Maternal Grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Jordan Nutt Age: 9			No Temporary Requested	NEEDS/PROBLEMS/ COMMENTS:
Noah Taylor			SHIRLEY NUTT, maternal grandmother, is petitioner.	
Na	Age: 7 Naomi Taylor Age: 7		Father (of Jordan): <b>Unknown</b> , Declaration of Due Diligence filed 07/12/2012	Need proof of personal service fifteen (15) days prior to the hearing of the
Со	Cont. from Aff.Sub.Wit.		Father (of Naomi & Noah): <b>RICHARD TAYLOR –</b> personally served on 07/31/2012.	Notice of Hearing along with a copy of the Petition for Appointment
✓	Verified		Paternal Grandparents (of Jordan): Unknown - Declaration of Due Diligence filed 07/12/2012.	of Guardian or consent and waiver of notice on:
	PTC Not.Cred.		Paternal Grandparents (of Naomi & Noah): Unknown	<ul> <li>Father of Jordan (Unknown) – Unless the Court</li> </ul>
<b>√</b>	Notice of Hrg		Mother: <b>SHANNON NUTT -</b> personally served on 07/16/2012.	dispenses with notice.
✓	Aff.Mail	w/	Maternal Grandfather: William Nutt- consents and	Note: Declaration of Due Diligence states that the
	Aff.Pub. Sp.Ntc.		waivers notice.	petitioner is unable to search
✓	Pers.Serv.		Sibling: Javin Harrison – consents and waives notice.	his whereabouts because she does not know his identity. Child's mother
✓	Conf. Screen		Petitioner states: the children have been residing with	informed petitioner that she
✓	Letters		her since November 2011. The Mother is totally incapacitated and in a long term medical facility due	does not know the name of the child's father and the
✓	Duties/Supp		to an assault in late February 2012. Petitioner needs guardianship in order to provide for the children's day	father's name is not listed on the child's birth certificate.
	Objections Video		to day needs. The fathers of the children are not in the	The child 3 billing confliction.
	Receipt		children's lives.	
✓	CI Report		Court Investigator JoAnn Morris' report filed	<u>Please see additional page</u>
	9202		08/30/2012.	
✓	Order			2 4 11 17 (1)
	Aff. Posting Status Rpt			Reviewed by: KT / LV Reviewed on: 09/04/2012
✓	UCCJEA	<u> </u>		Updates:
	Citation			Recommendation:
	FTB Notice			File 18 – Nutt & Taylor
				18

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18(additional page) Jordan Nutt, Noah Taylor & Naomi Taylor (GUARD/P)Case No. 12CEPR00612

- 2. Need proof of service fifteen (15) days prior to the hearing of the Notice of Hearing along with a copy of the Petition for Appointment of Guardian or consent and waiver of notice on:
  - Paternal Grandparents of Jordan (Unknown) –Unless the Court dispenses with notice.

**Note:** Declaration of Due Diligence filed in regards to the paternal grandparents states that the petitioner is unable to search their whereabouts because she does not know their identity. Child's mother informed petitioner that she does not know the name of the child's father and the father's name is not listed on the child's birth certificate.

**Note:** Paternal Grandparents for Naomi and Noah were listed as unknown in the Petition, however a proof of service shows notice was given to a Janice Marie Reeves on 07/15/2012 by mail and that Richard Taylor, Sr. is deceased.

Clay, Sonia (Pro Per – Petitioner – Maternal Grandmother)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ag	e: 1		TEMPORARY EXPIRES 09/10/2012	NEEDS/PROBLEMS/COMMENTS:
			<b>SONIA CLAY</b> , maternal grandmother, is Petitioner.	Need proof of service fifteen (15)     days prior to the hearing of the     Notice of Hearing along with a copy
Со	nt. from		Father: LORENZO LAMAR, SR. – personally	of the Petition for Appointment of
	Aff.Sub.Wit.		served 07/28/2012	Guardian or consent and waiver of
✓	Verified			notice or declaration of due
	Inventory		Mother: <b>TEONNA JOHNSON –</b> personally served 08/16/2012	diligence for:  • Paternal Grandparents (Not
	PTC		served 00/10/2012	Listed)
	Not.Cred.		Paternal Grandparents: Not listed	Maternal Grandfather (Not)
1	Notice of			Listed)
Ĺ	Hrg		Maternal grandfather: Not listed	2. Proof of nomanal contine on the
	Aff.Mail	Χ		Proof of personal service on the parents does not include the name
	Aff.Pub.		<b>Petitioner states</b> the mother is incarcerated	and address of the person who
	Sp.Ntc.		and the father has never been in the child's	served the documents.
✓	Pers.Serv.	w/	life since the child was born. Petitioner states	
✓	Conf.		she will provide the child with housing, food, clothing, medical care, love and support.	3. UCCJEA does not provide the dates where the child has been residing
	Screen			since birth as required.
✓	Letters		<b>Petitioner attached</b> to the Petition a letter	
✓	Duties/Supp		written by the child's mother stating she gives the Petitioner temporary custody of	
	Objections		her son because as of 7/9/2012, she will	
	Video		have to turn herself into the Fresno County	
	Receipt		Jail for a minimum of 6 months, and she is not sure if she will be getting her son back	
<b>✓</b>	CI Report		after she is released because she has to get	
	9202		herself stable and wants to keep her son in	
✓	Order		a good and safe environment.	
	Aff. Posting		Court Investigator Jennifer Young's report	Reviewed by: KT / LV
	Status Rpt		filed 08/30/2012.	<b>Reviewed on:</b> 09/05/2012
<b>✓</b>	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 19 - Lamar

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Rea, Katie Castro (Pro Per – Petitioner – Maternal Grandmother)

Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)

Age: 2			GENERAL HEARING 10/29/2012	NEEDS/PROBLEMS/COMMENTS:	
	nt. from	9	GATIE CASTRO RAE, maternal grandmother, is petitioner. Father: JOE ORNELAS, Declaration of Due	1. Petitioner's Fee Waiver was denied on 08/27/2012. The filing fee of \$285 is due (\$60 for Temporary and \$225 for the General Petition).	
✓	Aff.Sub.Wit.  Verified  Inventory		Mother: <b>ANETTE MICHELLE CASTRO</b> , Declaration of Due Diligence filed	<ol> <li>Page #4 of the General Petition is missing therefore the petition has not been signed under penalty of perjury.</li> <li>Need Notice of Hearing.</li> </ol>	
	Not.Cred.  Notice of Hrg	x P	Paternal Grandfather: Mr. Ornelas Paternal Grandmother: Dora Cruz Ornelas	4. Need proof of personal service five (5) Court days prior to the hearing of the Notice of Hearing along with a copy of the Potition for Appointment of Guardian.	
	Aff.Mail Aff.Pub. Sp.Ntc.		Maternal Grandfather: Mike Castro  Petitioner states: the mother of the child	the Petition for Appointment of Guardian or consent and waiver of notice for:  • Joe Omelas (Father)- Unless the Court dispenses with notice.	
✓		x ir	ndulges in alcohol and drugs and is violent and therefore she is fearful for her safety as well as that of the child. Last week the	Note: Declaration of Due Diligence states that the last time Petitioner saw the father was two years ago.	
✓ ✓	Letters  Duties/Supp	v	mother went to the petitioner's home and wanted her to open the door, she began banging on the window threatening to break it. Petitioner did not want to open	<ul> <li>Anette Michelle Castro (Mother)- Unless the Court Dispenses with notice.</li> <li>Note: Declaration of Due Diligence states the</li> </ul>	
	Objections Video Receipt	th n	he door because she believed the mother was under the influence. A year ago the petitioner opened the door and	mother was last at the petitioner's home on 08/28/2012 when she came out to pick up clothing. Petitioner states the mother stays away from the family because they know	
	CI Report 9202	С	he mother went in and picked up an object and threw it at the petitioner	she is using and she was told not to come around.	
✓	Order	n	causing her leg to be bruised. After the mother threw the item she began breaking every item she could get a hold		
<b>√</b>	Aff. Posting Status Rpt UCCJEA	C P 	of and threatened to kill the petitioner. Petitioner states that both parents are on the streets and abusing drugs and have never taken an active role in her daily	Reviewed by: KT / LV Reviewed on: 09/05/2012 Updates: 09/06/2012	
	Citation FTB Notice	c h	care. The petitioner has had the child in her care since the child was born and has been her primary caretaker.	Recommendation: File 20 - Ornelas	